UNITED SASE 614-FY-06181-MWR Document 46 Filed 05/13/15 Page 1 of 10

WESTERN DISTRICT OF NEW YORK

HENRY JOHNSON 08-B-3609 plaintiff,

-against-

ROCHESTER POLICE DEPARTMENT et,al

defendants,

TO: Trish, Clerk
UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

REQUEST FOR DEFAULT OF JUDGMENT TO THE CLERK

14-cv=6181 Mup

Rochester Police Department et,al in this action , by not answering the Interrogatories that was sent to Attorney Spencer L. Ash on March 22, 2015. The defendants had 30 days to answer these interrogatories which a copy is provided in this motion. The defendants have not objected nor answered these interrogatories. The defendants are not an infant or incompetent person and not in the military service, as appears from the attached affidavit.

Plaintiff declares under penalty of perjury all is true and correct.

Dated: May 10, 2015

HENRY JOHNSON 08-8-3609

Case 6:14-cy-06181-MWP Document 46 Filed 05/13/15 Page 2 of 10 STATES DISTRICT COURT

WESTERN DISTRICT OF NEW YORK

HENRY JOHNSON 08-B-3609

plaintiff,

-against-

ROCHESTER POLICE DEPARTMENT et, al

defendants,

JUDGEMENT

14-cv-6181 MWP

AFFIDAVIT OF DEFAULT OF

STATE OF NEW YORK)

)ss.

COUNTY OF ERIE)

HENRY JOHNSON PRO-SE, being first duly sworn says:

I am the plaintiff in the above-entitled action.

I have read the complaint filed in this action and knows the contents of it, and that it is true of my knowledge.

There is now due by the defendants to the plaintiff on the liability set forth in the complaint the sum of \$5,000,000.00 dollars.

Defendants has been defaulted for failure to appear in this action.

Defendants is not an infant or incompetent person and not in the military service, as appears from the attached affidavit.

Dated: May 10, 2105

HENRY JOHNSON 08-8-3609

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

HENRY JOHNSON 08-B-3609 plaintiff,

INTERROGATORIES
ACTION# 14-cv-6181 MWP

-aganist-

ROCHESTER POLICE DEPARTMENT et,al defindants,

To: Officer N. Wegnert

Pursuant to Rule 33 of the Federal Rules of Civil Breedure
Plaintiff hereby request that you answer under oath the following
interrogatoeries within 30 days. You are requested to set out each
interrogatory prior to the answer directed to it.

There is only one person for this interrgatory.

There is only one person for this interigueory.
1. Did your supevisor ever review yor police report, containing
the alleged theft of a credit card?
2. Did Henry Johnson steal a credit card?
3. Did Henry Johnson decide not to reimburse Micheal Lemke(Monroe Muffler) or did Micheal Lemke decide not to accept payment?
4. Was Henry Johnson issued the credit card in question?
5. Did you ever file for an arrest warrant for Henry Johnson?
6. Did you have trustworty information that Henry Johnson "stole"
the credit card in question?

^{7.} What information did you have that indicated that Henry Johnson stole the credit card in question?

8. If Mr. Johnson was issued the credit card in question, then what
Penal Law section is the criminal charge for improper use of
credit card?
9. Wher did Hnery Johnson steal the credit card in question from
(location: wallet, desk, pocket etc)?
10. PLAESE TAKE NOTIC that a copy of the answers must be seved
upon the undersigned within 30 days after service of these interroga
ories.
Dated: 3-22-15
Idenry Ahnser
HENRY JOHNSON 08-B-3609

cc: Spencer L. Ash

N. Wegnert

UNITED STATES DISRICT COURT CLERK

Case 6:14-cv-06181-MWP Document 46 Filed 05/13/15 Page 5 of 10

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

HENRY JOHNSON 08-B-3609 plaintiff,

INTERROGATOREIS
ACTION# 14-cv-6181 MWP

-aganist-

ROCHESTER POLICE DEPARTMENT et,al defendants,

TO: Officer Patrick Giancuriso

Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Plaintiff hereby requests that you answer under oath the following interrogatories within 30 days. You are requested to set out each interrogatory prior to the answer directed to it.

There is only one person for this interrogatory.

1. At what time did you arrive at the alleged burglary?
2. Did you Officer Giancuriso see the alledged suspect walking out of the front door?
3. Did Officer Giancuriso and Officer N. Wegenrt arrive at the scene of the alleged burglary at the same time?
4. Did you Officer Giancurios see Henry Johnson entering the basement window?
5. Was there ever am arrest weary ant four Hemry Johnson?
6. Did you order Henry Johnson to the ground at Gun Point?
7. Did you recieve a 911 call or did someone stop you and alert you to this alleged burglary in progress?

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PLEASE TAKE NOTICE that a copy of the answers must be served upon the undersigned within 30 days after service of these interrogatories.

Dated: 3-22-2015

HENRY JOHNSON 08-8-3605

cc: Spencer L. Ash
Officer Giancursio

Case 6:14-cv-06181-MWP Document 46 Filed 05/13/15 Page 7 of 10

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

HENRY JOHNSON 08-B3609 plaintiff,

-aganist-

INTERROGATORIES

ACTION # 14-cv-6931 MWP

ROCHESTER POLICE DEPARTMENT et,al defendants,_____

TO: David Mundt

Pursuant to Rule 33 of the Federal Rules of the Civil Procedure, Plaintiff hereby requests that you answer under oath the following interrogatories within 30 days. You requested to set out each interrogatory prior to the answer directed to it.

There is only one person for this interrogatory.

1. Did Henry Johnson steal a credit card?	المراجع المعالم المعالم المستقبل المستق			
	e de la companya de l			
2. Where did Henry Johnson steal the credit	card	in	question	
from?(location,wallet,desk ,pocketetc)				
3. Was there a technican called to take finger pubere this alleged property was stolen from?	rints	_ar_pl	notos of	
4. Was Henry Johnson issued this credit card?	: :			
PLEASE TAKE NOTICE that a copy of the				

PLEASE TAKE NOTICE that a copy of the answers must be served upon the undersigned within 30 days after service of these interrogatories.

Dated: 3-22-15

HENRY THHISON OB-B-3609

cc: Spancer L. Ash
David Mundt

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

HNERY JOHNSON 08-8-3609 plaintiff,

INTERROGATOR SES ACTION# 14-cw-6181 MWP

-aganist-

ROCHESTER POLICE DEPARTMENT et,al defendants,

TO: Officer L. Fitzgerald

Pursuant to Rulee 33 of the Federal Civil Procedure, Plaintiff hereby requests that you answer under oath the following interrogatories within 30 days. You are requested to set out each interrogatory prior to the answer directed to it.

There is only one person for this interrgatory. 1. Did Henry Johnson steal a credit card? 2. Was the credit card in question issued to Henry Johnson? 3.What attempts were made to locate Henry Johnson? 4. Was Henry-Johnson on Parole at the time of the alleged incident? 5. Did you L. Fitzgerald ever contact Parole officer T. Braughler concerning Parolee possibly committing a crime? 6. Did you L. Fitzgerald ever go to Henry Johnson's residence to arrest him or speak to him concerning this alleged theft?____ 7. Did you L. Fitzgerald ever file for an arrest warrant for Henry Johnson? 8. Was there ever an arrest warrant for Henry Johnson? 9. Did your supervisor ever review your report of this alleged Grand 🦠 🖭 Larceny?

Case 6:14-cv-06181-MWP Document 46 Filed 05/13/15 Page 9 of 10

PLEASE TAKE NOTICE that a copy of the answers must be served upon the undersigned within 30 days after service of these interrogatories.

Dated: 3-22-15

HENRY JOHNSON 08-B-3609

cc: Spencer L. Ash

Officer L. Fitzgearld

Document 46

NAME: HENRY JOHNSON COLLINS, NEW YORK 14034-0340 COLLINS CORRECTIONAL FACILITY P.O. $\mathrm{BOX}\ 340$

UNITED STATES DISTRICT COURT 100 STATE STREET DIN: 08-8-3609

ROCHESTER, NEW YORK 14614

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